

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO. FILIN		ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/835,638 04/17/2001		1/17/2001	Jean-Francois Gonthier	P20847	4825
7055	7590	08/15/2002	•		
		RNSTEIN, P.L.O	EXAMINER		
1941 ROLA RESTON, '	AND CLARI VA 20191	KE PLACE	SHRIVER II, JAMES A		
				ART UNIT	PAPER NUMBER
				3618	
				DATE MAILED: 08/15/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

			$\mathcal{B}_{\mathcal{D}}$.			
٠,		Application No.	Applicant(s)			
		09/835,638	GONTHIER, JEAN-FRANCOIS			
	Office Action Summary	Examiner	Art Unit			
		J. Allen Shriver	3618			
Period fo	- The MAILING DATE of this communication app r Reply	pears on the cover sheet w	ith the correspondence address			
A SHO THE N - Exten after: - If the - If NO - Failur - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period of the toreply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a y within the statutory minimum of thin will apply and will expire SIX (6) MON c, cause the application to become Al	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
1)	Responsive to communication(s) filed on	·				
2a) <u></u> □	This action is FINAL . 2b)⊠ Th	is action is non-final.				
3) Disposition	Since this application is in condition for allowated closed in accordance with the practice under con of Claims					
4)🖂	Claim(s) 1-17 is/are pending in the application	١.				
	4a) Of the above claim(s) is/are withdraw	wn from consideration.				
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-17</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)[Claim(s) are subject to restriction and/o	r election requirement.				
Application	on Papers					
, —	The specification is objected to by the Examine					
10)⊠ 7	The drawing(s) filed on 17 April 2001 is/are: a)					
44\□ 7	Applicant may not request that any objection to the					
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. If approved, corrected drawings are required in reply to this Office action.						
12)[]]	The oath or declaration is objected to by the Ex	· -				
, —	nder 35 U.S.C. §§ 119 and 120					
•	Acknowledgment is made of a claim for foreign	n priority under 35 U.S.C.	8 119(a)-(d) or (f)			
•	☑ All b)☐ Some * c)☐ None of:	priority and or or or or or	3 (2) (2) (.).			
, -	1.⊠ Certified copies of the priority document	s have been received.				
	2. Certified copies of the priority document		pplication No.			
	Copies of the certified copies of the prior application from the International Bure the attached detailed Office action for a list.	rity documents have been reau (PCT Rule 17.2(a)).	received in this National Stage			
14)∐ A	cknowledgment is made of a claim for domesti	c priority under 35 U.S.C.	§ 119(e) (to a provisional application).			
•	☐ The translation of the foreign language procedure. The translation of the foreign language procedure.	• •				
Attachment	(s)					
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s) <u>5</u>	5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)			

Art Unit: 3618

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.
- 3. Claims 9 and 13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claim 9 recites the limitation "said fasteners" in line 1. There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

- 5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -
 - (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-9 are rejected under 35 U.S.C. 102(b) as being anticipated by Bumgarner (US Patent 5,758,895). Bumgarner discloses a binding (1) to retain a boot on a gliding or

Art Unit: 3618

rolling apparatus, said binding comprising a first lateral flange (See Fig. 1), a second lateral flange transversely spaced from said first lateral flange (See Fig. 1), and at least one linkage connecting said first flange to said second flange (See Fig. 1); said linkage including a first band (4) extending from one fastening end to a free end, said fastening end being attached to said first flange, said linkage further including a tightening device (41) attached to said second flange, said tightening device facilitating an adjustment of a length of said linkage by removably retaining a portion of said first band; an abutment (See Fig. 1) being fixed to said first band toward said free end of said band, so as to be located on an opposite side of the tightening device with respect to said fastening end of said first band, thus preventing a separation of said first band and said tightening device (See Fig. 1); wherein said linkage includes a second band (See Fig. 1); further including a base (2), said flanges being attached to said base; wherein said tightening device has a passage for guiding said first band, said abutment being wider than said passage (See Fig. 1); wherein said fasteners of each linkage are journals (14).

7. Claims 1-15 are alternatively rejected under 35 U.S.C. 102(e) as being anticipated by Reuss (US Patent 6,250,651 B1). Reuss discloses a binding (70) to retain a boot (75) on a gliding or rolling apparatus (74), said binding comprising a first lateral flange (72), a second lateral flange transversely spaced from said first lateral flange (See Fig. 8), and at least one linkage connecting said first flange to said second flange (See Figs. 7-8); said linkage including a first band (26) extending from one fastening end to a free end, said fastening end being attached to said first flange, said linkage further including a tightening device (24) attached to said second flange, said tightening device facilitating an adjustment of a length of said linkage by removably

Art Unit: 3618

retaining a portion of said first band; an abutment (40) being fixed to said first band toward said free end of said band, so as to be located on an opposite side of the tightening device with respect to said fastening end of said first band, thus preventing a separation of said first band and said tightening device (See Figs. 6-8); wherein said linkage includes a second band (42) attached to said second lateral flange, said tightening device being fixed to said second band (See Figs. 6-8); further including a base (See Fig. 8), said flanges being attached to said base; wherein said tightening device has a passage for guiding said first band, said abutment being wider than said passage (See Fig. 6); wherein said fasteners of each linkage are journals (78); wherein one guide (46) said abutment along said second band (See Figs. 6-8); further comprising a base plate (See Fig. 8) for supporting the boot, said base plate including a surface extending along a plane. wherein at least one linkage of said at least one linkage is pivotal about a respective one of said journals to a position substantially contained in a plane parallel to said plane of said base plate (See Fig. 8), further comprising a rear arch (82) for supporting a rear of the boot, said rear arch connecting said first and second lateral flanges, wherein a length of each of said at least one linkage is constructed and arranged so that, when said each of said at least one linkage is forwardly positioned, each of said at least one linkage extends around a front of the boot when the boot is supported on said base plate and in contact with said rear arch (See Fig. 7).

Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

Art Unit: 3618

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

9. Claims 16-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Reuss (US Patent 6,250,651 B1). Reuss discloses a binding as set forth in paragraph 7 above, but does not specifically disclose wherein said at least one linkage includes a front linkage having a length within a range of about 25-50 centimeters and a rear linkage having a length within a range of about 45-85 centimeters. In column 5, lines 15+, Reuss discloses providing various range adjustment of the straps to accommodate different sized boots. At the time of the invention, it would have been within the requisite skill of a person of ordinary skill in this art to provide a length of adjustment of about 25-50 cm for the front linkage and about 45-85 cm for the rear linkage. The motivation for doing so would have been to allow for the length adjustment of straps to accommodate different sized boots.

Conclusion

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Dressel (US Patent 5,609,347), Fardie (US Patent 5,782,476), Bumgarner et al. (US Patent 6,390,492 B1) and Erb (US Patent 5,765,853) are relied on to show a snowboard binding apparatus.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to J. Allen Shriver whose telephone number is (703) 308-1224. The examiner can normally be reached on M-Th (7:30-6:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Johnson can be reached on (703) 308-0885. The fax phone numbers for the

Art Unit: 3618

organization where this application or proceeding is assigned are (703) 306-4195 for regular communications and (703) 306-4195 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

J. Allen Shriver Examiner Art Unit 3618

JAS August 7, 2002

SUPERVISORY PATENT EXAMPLE

TECHNIC DEV CENTER SSSD